1	PROSKAUER ROSE LLP		
	Laura Reathaford (SBN 254751)		
2	lreathaford@proskauer.com		
3	2049 Century Park East, 32 nd Floor		
	Los Angelos, CA 90067-3206		
4	Telephone: 310.557.2900		
5	Facsimile: 310.557.2193		
6	RIFKIN, WEINER, LIVINGSTON, LEVITAN & SILVER, LLC		
7	Alan M. Rifkin (admitted <i>pro hac vice</i>)		M. Celeste Bruce (admitted <i>pro hac vice</i>)
,	Joyce E. Smithey (admitted <i>pro hac vice</i>)		7979 Old Georgetown Road, Suite 400
8	225 Duke of Gloucester Street		Bethesda, Maryland 20814
9	Annapolis, Maryland 21401		Telephone: 301.951.0150
	Telephone: 410.269.5066		Facsimile: 301.951.0172
10	Facsimile: 410.269.1235		
11	Attorneys for Defendants, Baltimore Orio	les, Inc. a	and
12	Baltimore Orioles Limited Partnership		
13	UNITED STATES DISTRICT COURT		
	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
14			
15	AARON SENNE, et al.	*	Case No. 14-00608 JCS
16	Plaintiffa	*	Han Jasanh C. Smara
10	Plaintiffs,	*	Hon. Joseph C. Spero
17	vs.	*	CLASS ACTION
10	V 3.	*	<u>CLASS ACTION</u>
18		*	DEFENDANTS' BALTIMORE
19	OFFICE OF THE COMMISSIONER	*	ORIOLES LIMITED PARTNERSHIP
	BASEBALL, et al.	*	AND BALTIMORE ORIOLES, INC.,
20	,	*	RESPONSE TO MARTI PLAINTIFFS'
21		*	ADMINISTRATIVE MOTION TO
		*	RELATE CASES
22	Defendants.	*	
23			
24	STATEMENT OF NON-OPPOSITION		
24	STATEMENT OF NON-OTT OSTITON		
25	Defendants, Baltimore Orioles Limited Partnership and Baltimore Orioles, Inc. do not		
26	oppose the <i>Marti</i> plaintiffs' administrative motion to relate the <i>Marti</i> action to the <i>Senne</i> action.		
27	STATEMENT OF NON-OPPOSITION OF DEFENDANTS BALTIMORE ORIOLES LIMITED PARTNERSHIP		
28	AND BALTIMORE ORIOLES, INC.		
-0	CASE NO. 3:14-cv-00608-JCS	1	
		1	

Case3:14-cv-00608-JCS Document195 Filed07/25/14 Page2 of 2 Defendants concur with Defendants' Response to the Marti Plaintiffs' Administrative Motion to 1 2 Relate Cases, Document 193. 3 Respectfully submitted, 4 RIFKIN, WEINER, LIVINGSTON, 5 LEVITAN & SILVER, LLC ALAN M. RIFKIN 6 M. CELESTE BRUCE 7 JOYCE E. SMITHEY 8 9 M. Celeste Bruce 10 7979 Old Georgetown Road, Suite 400 Bethesda, Maryland 20814 11 (301) 951-0150 (phone) (301) 951-0172 (facsimile) 12 Attorneys for Defendants, Baltimore Orioles, Inc. 13 and Baltimore Orioles Limited Partnership 14 Dated: July 25, 2014 15 16 17 18 19 20 21 22 23 24 25 26 27 STATEMENT OF NON-OPPOSITION OF DEFENDANTS BALTIMORE ORIOLES LIMITED PARTNERSHIP AND BALTIMORE ORIOLES, INC. 28 CASE NO. 3:14-cv-00608-JCS 2